

STEAMBOATS.
Merchants' Independent Line—For New Orleans.
The steamer **DAVID GIBSON**, Capt. McKimley, will leave on Thursday, 24th inst., at 4 p. m.
Merchants' Independent Line—For New Orleans.
The steamer **MARTHA PUTNAM**, Capt. Jewell, will leave on Thursday, 24th inst., at 4 p. m.
For St. Louis—Express Line.
The steamer **MARTHA PUTNAM**, Capt. Jewell, will leave on Thursday, 24th inst., at 4 p. m.
For St. Louis.
The steamer **MARTHA PUTNAM**, Capt. Jewell, will leave on Thursday, 24th inst., at 4 p. m.
For Hickman & Memphis.
The steamer **MEMPHIS**, Capt. Hunter, will leave on Thursday, 24th inst., at 4 p. m.
For Memphis.
The steamer **MEMPHIS**, Capt. Hunter, will leave on Thursday, 24th inst., at 4 p. m.
For Nashville.
The steamer **RELIANCE**, Capt. Hunter, will leave on Thursday, 24th inst., at 4 p. m.
For St. Louis.
The steamer **MARTHA PUTNAM**, Capt. Jewell, will leave on Thursday, 24th inst., at 4 p. m.
For Arkansas River.
The steamer **PHENIX**, Capt. Hunter, will leave on Thursday, 24th inst., at 4 p. m.
For Clarksville and Nashville.
The steamer **CONWAY**, Capt. Spencer, will leave on Saturday, 26th inst., at 10 a. m.
For New Orleans—Star Line Packet.
The steamer **LINDS**, Capt. Scott, will leave on Saturday, 26th inst., at 10 a. m.
For New Orleans.
The steamer **W. M. BAIRD**, Capt. Hunter, will leave on Saturday, 26th inst., at 10 a. m.
For Parkersburg and Marietta.
The steamer **OHIO**, No. 2, Capt. Black, will leave on Saturday, 26th inst., at 10 a. m.

SEWING MACHINES.
SINGER'S SEWING MACHINES.
No. 2 East Fourth St., Cincinnati.
Singer & Co.'s Sewing Machines.
For the past 7 years have steadily maintained their position as the most durable, best and most perfect machines in the world, and have long been appreciated and very profitably used in all descriptions of manufacturing and in all sewing forms.
Singer's New Family Sewing Machines.
Price, \$30 to 75 Dollars.
A reliable Sewing Machine for family purposes, at a low price, bearing the impress of the name of the most successful manufacturer in the world, has long been wanted. It can now be had.
These Machines are furnished with full knowledge of the defects of other Family Machines, and these defects have been remedied or avoided, those machines will work as well as the Singer's, and as our Manufacturing Machines now are in the workshop, for the world.
An assortment of Machine Twist, Thread, Cotton, Machine Needles, &c.
Every article connected with the Sewing Machine Business can always be found at this office.
JAMES SKARDON.
Agent for the State of Ohio.

HUNT, WEBSTER & CO'S
Improved Tight Stitch Sewing Machines.
GREAT reduction in prices. Silver Medals awarded by the Virginia State Fair, Cincinnati Fair in Baltimore, and Merchants' State Fair.
These Machines will stitch, hem, fell, bind and gather. They make a strong, durable, and beautiful, uniform stitch, alike on both sides of the work, without requiring the use of the needle.
The Machines have great strength, are perfectly simple, and the management of them easily acquired.
Any kind of cotton, thread or silk, may be used without re-winding.
Hem, Pouter and Binding Gages of improved style and finish, accompanying each Machine.
All Machines warranted, and full instructions given to enable purchasers to use them satisfactorily.
Send for a Circular.
No. 6 West Fourth street, over Knapp & Smith's Jewellers Store, Cincinnati, Ohio.
GEORGE B. SLOAT & CO.
MANUFACTURERS
Elliptical Lock-Stitch & Improved Shuttle Sewing Machines.
PRICES, \$30 to \$60 DOLLARS.
Cincinnati Office, 52 West Fourth St.
FRANK HENRY, AGENT.

BARTHOLOMEW'S
Sewing Machines.
Principal Office, 140 Broadway, New York.
Local Agents wanted. Address Box 2461, P. O., New York.
CINCINNATI OFFICE.
"These machines make excellent work."—N. Y. Sun.
"It is unquestionably one of the best."—Courier.
"None can compare with them."—N. Y. Express.
"No family should be without one."—N. Y. Express.
"They are superior in every respect."—N. Y. Dem.
"They are desirable for family use."—Ladies Visitor.
"It does the work in a perfect manner."—Daybook.
"Have no superior."—Herald.
KELSEY & CO'S TWO-THREAD
ED, FAST-STITCH SEWING MACHINES, especially suited to family and warranted equal in all respects to the best high-priced machines.
Price from \$25 to \$45.
Office, No. 50 West Fourth-st., Cincinnati, O.
S. B. Application for Agencies should be addressed to K. & C. KELSEY, Box 104, Cincinnati, Ohio.

GEORGE MCGREGOR,
No. 189 Walnut Street,
CINCINNATI,
MANUFACTURER
Looks for Banks, Jails, and Private Dwellings.
HANGES BELLS IN THE MOST APPROVED MANNER.
—ALSO—
Attends to Repairing and Fitting Keys.
J. B. J. NIENABER,
No. 105 Walnut St.,
CINCINNATI, O.
JOHN BELL,
Produce Commission Merchant,
—DEALER IN—
Flour, Paper, Dried Fruits, Beans, Buckets, Brooms, &c., &c.
No. 105 Walnut St., Cincinnati, Ohio, (14)
WAYNE BUTLER DEPOT.
CHAS. T. FORRISTALL,
Sign and Pictorial Painter,
No. 120 Vine street, opposite the Burnet Hotel.
Glass Signs in Burnished Gold and Silver neatly executed on short notice.
B. R. ALLEY,
Fashionable Hatter,
No. 41,
BROADWAY, CINCINNATI.

PLANTING CORN.
THE MOST SUCCESSFUL CORN PLANTER EVER INTRODUCED IN WASHINGTON. D. C.
Price, 25¢ per bushel.
No. 120 Vine street, opposite the Burnet Hotel.
Glass Signs in Burnished Gold and Silver neatly executed on short notice.

LATEST NEWS
By Telegraph.
REPORTED FOR THE DAILY PENNY PRESS.

Congressional.
WASHINGTON, Feb. 23.
HOUSE.—Mr. Hughes, of Ind., made another unsuccessful motion to suspend the rules to enable him to introduce a bill, revising the tariff of 1846.
The House then went into Committee of the Whole on the post office appropriation Bill.
Mr. Montgomery offered an amendment repealing the present tariff and revising the rules of 1846, with an amendment imposing specific duties on iron ore. The Chairman, (Mr. Hopkins, of Va.), ruled the amendment out of order on the ground of irrelevancy. This decision was coincided with by various gentlemen on both sides of the House. Mr. Montgomery, however, appealed from the decision of the Chair, and proceeded to show that he was acting in accordance with the rules of the House, a tariff bill having been offered by Mr. Letchworth the civil and diplomatic Bill in 1855. The decision of the Chair was sustained—yeas 109, nays not counted.
A long debate ensued on the Butterfield Overland Mail Contract. It was contended on one side that the selection of the route was left to the contractors, but that the Administration violated the law by compelling them to go 900 miles out of the way. Others argued that this attack was intended to break down the Southern Branch of the overland route, and mutually agreed to the present arrangement.
The Committee rose and the bill was reported to the House, but no definite action was taken.
SENATE.—The Vice President laid before the Senate the annual report of the Smithsonian Institution.
Mr. Houston gave notice that he would ask the indulgence of the Senate on Monday to make a personal explanation.
Mr. Hunter introduced a resolution that the Senate again convene its session at 11 o'clock in the morning. Laid over.
Mr. King, of N. Y., gave notice that he would, on to-morrow, or some subsequent day, introduce a bill for the establishment of a branch mint at the assay office at New York.
Mr. Sillid gave notice that on Friday noon he will call up a bill for the acquisition of Cuba for the final vote.
The Legislative, Executive and Judicial Appropriation Bill then came up as the special order. The question recurred on Mr. Hale's amendment, to repeal the restriction clause of the Kansas Admission Act.
Mr. Stuart, of Mich., said that he would vote against requiring the census of Kansas to be taken.
Mr. Seward said that Congress had decided that Kansas should come into the Union with the Lecompton Constitution, without reference to its population; but on the other hand should come in outside of the Lecompton Constitution, unless it had 52,400 population. It was, therefore, a discrimination by the Congress of the United States as against freedom and in favor of slavery. Oregon because a Democratic State, was admitted without reference to her population, and Kansas, because of different politics, was excluded. He was glad, also, to hear that so many gentlemen on the other side will give Kansas a fair hearing. It indicates that the time is coming when any State, applying for admission, will be heard on its merits, apart from all other considerations.
He thought it goes to show that if Territories, of free States, as he thinks they are, are formed in Mexico, they will come in as free States. [Last sentence—"audacious."—En.
Mr. Brown, of Miss., made a strong Southern speech.
There is little prospect of adjournment till morning. The whole day has been occupied in speaking on Mr. Hale's amendment to repeal the restriction clause of the Kansas Act. The discussion has taken a wide range. But a few Democrats have yet spoken. Mr. Brown made a lengthy address to the Northern Democrats.
Messrs. Douglas and Davis occupied several hours. Mr. Douglas made a long speech. Messrs. Hunter and Green defined their position, and Mr. Broderick his. Mr. Stuart went over the history of non-intervention in legislation and is now speaking.
Mr. Brown held to the doctrine of States' rights, denied slavery sovereignty in Territories, and threatened secession, with banners flying, if the South was deprived of her rights. His address was directed to Northern Democrats. He placed his views frankly on record, and desired neither to cheat nor to be cheated.
Mr. Douglas felt it to be incumbent upon him, as a Northern Democrat, to make a reply. He admitted the Senator from Mississippi had approached the question, he, too, would put his opinions on record in such a manner as will acquit him of the desire to cheat or to be cheated. He agreed at the outset with Mr. Brown, and with the decision of the Supreme Court, that slavery is a property, and that their owners have a right to carry them to the Territories as any other property, having the right of transit into a Territory. The question arises, how far does the power of Territorial legislation extend to slave property; and the reply is, to the same extent, and no further, than to any other description of property.
Mr. Brown said that slave property needs more protection than any other description. If so, it is the misfortune of the owners of that kind of property.
Mr. Douglas' remarks, from frequent interruption, assumed so much the form of question and reply, and running comments on various issues, that we were unable to follow the points of the discussion, which extended throughout many hours. Mr. Douglas sustaining the principal part. His general scope was that he would leave all descriptions of property, slaves included, to the operation of the local law, and would not have Congress interfere in any way. If the Territory of a Territory want slavery, they will foster and encourage it. If they do not find it to be for their advantage, they will do otherwise. So it becomes a question of soil, climate, production, etc., etc. He illustrated by saying that if any discrimination is to be made between descriptions of property, the owner of a stock of liquors or any other might claim it likewise. After other illustrations, he went into a discussion of the Kansas-Nebraska Bill, which was passed by the distinct understanding between the Northern and Southern Democrats, however differing on some of the points, to give territorial legislatures the full power, with an appeal to the Supreme Court, to test the constitutionality of any law, but not to Congress to repeal it. If the Court decides that such a law is constitutional, it must stand; if not, it will fall to the ground without the action of Congress.—The doctrine of non-intervention by Congress with slavery in the States and Territories has been the fundamental principle of the Democratic platform. Every Democrat is pledged to it by the Cincinnati platform.
Here Mr. Douglas, in reply to a question put by Mr. Clay of Alabama, who also made the remark that according to Mr. Douglas' interpretation of squatter sovereignty as superior to the constitution, Mr. Douglas said that the limit of territorial legislation is an organic act of the constitution. In reply to Mr. Clay's question—can a slave owner take his slave property into a territory? he could answer yes, and hold it as other property there.
Mr. Clay—Will Congress pass a law to protect other kinds of property in Territories?
Mr. Douglas—No; the doctrine that Congress is to legislate for a property and persons without representation, is a doctrine of the Parliament of George III. That brought on the Revolutionary war. We said then it was a violation of the rights of power to assume to legislate for Englishmen without their consent. Through legislation now, is he Douglas, to be called on to force the same odious doctrine on the people of Territories without their consent? He answered, No. Let them govern themselves. If they make good laws, let them enjoy the blessing; if bad, let them suffer under them until repealed.
Referring to the great battle fought in 1854

From Washington.
WASHINGTON, Feb. 23.
The bill heretofore reported by Lester Green, which he intends to call up as soon as an opportunity will admit, combines the outlines of a territorial government, both for Dacotah and Arizona, making them twin-sisters. When added as states it shall be with or without slavery, as their constitutions may prescribe. The Fugitive Slave Law is to be extended to Dacotah, and the laws passed by a recent Legislature, that were to be in force until repealed by the Legislature of the United States; the Constitution and all United States laws not locally inapplicable, to have the same force and effect within the territory of Arizona as elsewhere within the United States. In each territory the right of suffrage and holding office should be exercised only by white male citizens of the United States, actual residents. The suffrage in Arizona should be these recognized as citizens by the Mexican treaties.
The number of acres acquired by the recent treaty with the Yacatan band of the Dacotah Indians, is 12,000,000, for which the United States agree to pay five cents an acre.
A public document shows as far as the United States has undertaken the work in the survey of its coast, the progress has been fairly satisfactory. More than half of the Atlantic and Gulf coast of the United States, has been promised in less than 25 years, giving a fair promise of the completion of the work in 12 years more. In point of expense, the operations have cost much less than similar ones in Europe, besides being more expeditiously completed. The survey has been extended into every seaboard, state and territory of the United States.

Railroad Convention.
NEW YORK, Feb. 23.
The Presidents of the New York Central, New York and Erie, Pennsylvania Central and Baltimore and Ohio roads, met here to-day, Charles Moran, Chairman. The President of Hudson River road appeared before the convention, but he was not admitted to the resolutions to be no longer bound by its rules. An attempt will probably be made to coerce them, but the failure will break up the combination.

From New York.
NEW YORK, Feb. 23.
The steamship Black Warrior is embedded in the sand full seven feet. The water is very low around her, owing to strong westerly winds. She lies quiet at high water and there are strong hopes of saving her if the weather continues fine. Lighters are alongside saving her freight. She is fully insured here.
Ten thousand shares of the F. O. L. Smith's telegraph line between this city and Boston, were sold at auction yesterday, for \$2,550.
The defection of the paying teller of the Atlantic Bank of Brooklyn, Mr. Field, amounts to nearly \$65,000 instead of \$10,000 as was first supposed. Previous to his flight he made a clean sweep of all the gold in his vault. It is supposed that he lost the money by gambling.

Damage to the Steamboat Crescent.
CINCINNATI, Feb. 23.—The steamboat Crescent, heavily loaded for New Orleans, in attempting to pass down through the draw-bridge over the Wabash, this afternoon, swung around, striking a span of the O. and M. R. R. bridge, but doing no serious damage to it, except springing it out of line. About 100 bbls. of pork were thrown overboard to prevent the boat from sinking. She now lies against the bridge badly crippled. The balance of her cargo will be taken out in barges, when, it is thought, the boat can be removed safely.—Trains pass over the bridge as usual.

Arrival of the Overland Mail.
ST. LOUIS, Feb. 23.—The overland California mail train, for the month of the 31st ult., arrived here to-night. No news.

Fire at Vermilion, Ohio.
CLEVELAND, Feb. 23.
Messrs. Tilden & Page's blast furnace at Vermilion, Ohio, was burnt yesterday. Loss \$15,000; insured for \$7,000.

River News.
PITTSBURGH, Feb. 23, P. M.
River 11 feet 10 inches by the pier and falling. Weather cloudy; mercury 30. Departed—Nat. Holmes and Bay City for St. Louis.
Raining hard at Pittsburgh.
The river has fallen 5 inches in the last 24 hours, and receding slowly.

At Cincinnati, February 23, M.
The river until 11 o'clock this morning had been raising at the rate of 3/4 inch per hour, now nearly stationary, with 32 1/2 feet on the falls, and 55 feet in the channel below the falls. Weather clouding up, portending rain. Mercury 55.

St. Louis, February 23d.
The upper Mississippi and Illinois are still swelling slightly, and the Missouri is on the decline. Weather cloudy and very damp, with indications of rain.

MARKETS.
Cincinnati Produce Market.
WEDNESDAY EVENING, Feb. 23.
WHEAT—The demand continues good, and the market firm for all grades. No. 1 soft winter wheat, 50¢; No. 2 soft winter wheat, 48¢; No. 3 soft winter wheat, 46¢; No. 4 soft winter wheat, 44¢; No. 5 soft winter wheat, 42¢; No. 6 soft winter wheat, 40¢; No. 7 soft winter wheat, 38¢; No. 8 soft winter wheat, 36¢; No. 9 soft winter wheat, 34¢; No. 10 soft winter wheat, 32¢; No. 11 soft winter wheat, 30¢; No. 12 soft winter wheat, 28¢; No. 13 soft winter wheat, 26¢; No. 14 soft winter wheat, 24¢; No. 15 soft winter wheat, 22¢; No. 16 soft winter wheat, 20¢; No. 17 soft winter wheat, 18¢; No. 18 soft winter wheat, 16¢; No. 19 soft winter wheat, 14¢; No. 20 soft winter wheat, 12¢; No. 21 soft winter wheat, 10¢; No. 22 soft winter wheat, 8¢; No. 23 soft winter wheat, 6¢; No. 24 soft winter wheat, 4¢; No. 25 soft winter wheat, 2¢; No. 26 soft winter wheat, 0¢; No. 27 soft winter wheat, 0¢; No. 28 soft winter wheat, 0¢; No. 29 soft winter wheat, 0¢; No. 30 soft winter wheat, 0¢; No. 31 soft winter wheat, 0¢; No. 32 soft winter wheat, 0¢; No. 33 soft winter wheat, 0¢; 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